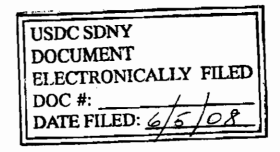
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HONORABLE ROBERT .P.PATTERSON UNITED STATES DISTRICT JUDGE U,S,DISTRICT COURT DANIEL P.MOYNIHAN U.S.COURT 500 PERRL ,ST.RM,2550 NY.NY.10007 1312

YOUR HONOR:



I AM THE PLANTIFF IN THIS ACTION, I RESPECTFULLY REQUEAST AN EXTENTION OF TIME TO RESPOND TO THE DEFENDANT AFFRIMATIVE DEFENSE, AS YOUR HONER MAY RECALL THAT THE DEFENDANT ASK FOR I AND MY COPLAINTIFF TO PROVIDE DEFENDANTS WITH EXECUTED UNSEALING RELEASES BY APRIL 2008, WE HAVE NOT RECEIVE ANY COPTES OF THE SEAL CASE AS OF YET.

ON APRIL THE 23,2008, THE PLANTIFFS DELIVERD THE SAID FROMS TO COUNSEL ,ALSO INCLUDED WITH THE FROMS WAS A INTERTIGORY ASK FOR:

- 1, THE POLICE REPRRT BY THE OFFICERS
- 2. AFFRIMATION AND WARRANTSIGN BY A JUDGE.
- 3. THE INTERNAL AFFAIRS REPRRT

THE RESPONDS FROM COUNSELIS INCLOSED, ALSO YOUR HONOR ORDERED THE

DEFENDANTS TO PROVIDE THE PLAINTIFF WITH THE ADDRESS OF OFFICER FIGERUREO BECAUSE THE ADDRESS GIVING WAS INCORRECT, THE PLAINTIFF S. SENT TO THE U.S. MARSHALL THE PROCESS FORM SO THAT THE DEFENDANT CAN BE SERVED.

MEMO ENDORSED

THE PLAINTIFFS RESPECTFULLY ASK FOR AN ENLARGEMENT OF TIME TO ANSER THE DEFENDANTS AFFRIMATIVE DEFENSE.

ALSO THE PLAINTIFFS RESPECTFULLY REQUEST THAT AN ANSER CONCERING P.O.GONZALEZ AFFRIMATIVE DEFENSE BE DENIED P.OGONZALEZ FIALED TO ANWSER THE PLAINTIFF SUMMONS AND COMPLAINT WITHIN THE 20 DAY PERIOD OF THE FEDERAL RULES P.O.HAS DEFAULTED(PROCESS RECIET COPY INCLOSED) (DATE NOT CLEAR 4-28-2008) (MAY, 23, 2008 last day)

AGAIN THE PLAINTIFFS RESPECTFULLY ASK FOR A ENLARGMENT OF TIME TO RESPOND TO THE DEFENDANTS AFFEIMATIVE DEFENSE THANK YOU FOR YOUR CONSIDERATION HEREIN

RESPECTFULLY SUMMITID

Ra Ptah Taharka Allen 6/2/0

PRO SE

CC: BRIAN FRANCOLLA ASST CORP, COUNSEL LAW, DEPT. 100, CHURCH. ST

NY.NY.10007

South Sour Define.



THE CITY OF NEW YORK LAW DEPARTMENT

100 CHURCH STREET NEW YORK, NY 10007 BRIAN FRANCOLLA Assistant Corporation Counsel Tel.: (212) 788-0988

Tel.: (212) 788-0988 Fax: (212) 788-9776

May 7, 2008

BY FIRST-CLASS MAIL

MICHAEL A. CARDOZO

Corporation Counsel

Mr. Ra Ptah Taharoa Allen Plaintiff *Pro Se* 1694 Madison Avenue, #14G New York, New York 10029

Mr. Leonard Walters Plaintiff *Pro Se* 1694 Madison Avenue, #14G New York, New York 10029

Re: Ra Ptah Taharoa Allen, et al. v. The New York City Police Department, et al., 07 CV 8682 (RPP) (KNF)

Mr. Allen and Mr. Walters:

I am the Assistant Corporation Counsel in the Special Federal Litigation Division of the New York City Law Department handling the defense of the above-referenced matter on behalf of defendant New York City Police Department. I am in receipt of "Plaintiff's Interrogatories To Discover Identities and Addresses of Defendants," dated April 22, 2008. As you know, by letter dated April 30, 2008, and pursuant to Judge Patterson's April 16, 2008 Order, defense counsel advised you in writing of the present addresses where Officers Figuereo, Ruiz, and Gonzalez may be served with process. It is defendant's position, however, that any additional discovery requests are premature. Please be advised that we will retain a copy of these requests in the case file and will respond accordingly at the appropriate time, pursuant to the Federal Rules of Civil Procedure, if necessary.

Thank you for your attention to the within matters.

Brian Francolla

Sincerely yours,

Assistant Corporation Counsel Special Federal Litigation Division

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U.S. Department of dustice 2-RPP Document See Instributions 06/05/2008 of ProPencies Marshal" on the reverse of this form.

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WHEREFORE, defendants New York City Police Department and Police Officer Gonzalez request judgment dismissing the Amended Complaint, as against them with the costs and disbursements of this action, and such other and further relief as the Court may deem just and proper.

Dated:

New York, New York

May 30, 2008

MICHAEL A. CARDOZO
Corporation Counsel of the
City of New York
Attorney for Defendants New York City Police
Department and Police Officer Gonzalez
100 Church Street
New York, New York 10007
(212) 788-0988

By:

Brian Francolla

Assistant Corporation Counsel

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To: Mr. Ra Ptah Taharoa Allen (By mail)
Plaintiff *Pro Se*1694 Madison Avenue, #14G
New York, New York 10029

Mr. Leonard Walters (By mail) Plaintiff *Pro Se* 1694 Madison Avenue, #14G New York, New York 10029